

April 26, 2007

Mr. Mark Goldstein  
108 Wilmont Rd. - Suite 330  
Deerfield, IL 60015

Re: Bourkland vs. Commonwealth Edison Company,  
ICC Case Number: 06-0726

Dear Mr. Goldstein,

Thank you for your letter of April 24<sup>th</sup>, 2007. I found it both interesting and amusing.

Now that the shoe is on the other foot, ComEd wanting information from me, there is a preponderance of impatience irradiating from their legal council. Please recall from previous testimony that I have been waiting for 16 plus years for ComEd to answer my requests. In 1990 it took going to the printed media before there was any interest on the part of ComEd to have the courtesy to respond to my written inquiries. On a second occasion with ComEd in or about 2002 for corrections to a deteriorating equipment installation upon these premises, Rose and other members of the ComEd engineering department determined that work was needed here. To this date said corrections still have not been made. This will be presented as further fodder for the ICC to consider.

I am very aware that exposure before the ICC and the public media, not to mention worldwide coverage via the internet, is a sensitive issue to your client. Any declaration of withholding "further data requests" would likely be detrimental to your cause and perhaps your association with your client.

Finally, your request to have my response by "May 1, 2007," just five days from now, is inconsiderate. I will be doing considerable research before making responses and I march to the tune of my own drums. Please reconsider your failure to respond to my interrogatories, and further why your client elected in 1990 to make the destruction of my property, documented in the news media, a personal issue.

Please be further advised that recording video surveillance equipment, with night vision capability, is being installed to capture evidence of any additional attempts to make sneak (illegal) visits upon these premises. Any such visits during the course of the ongoing ICC hearings will likely be detrimental to your cause.

Regards,



Ken Bourkland

COMMONWEALTH EDISON COMPANY

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COMMONWEALTH EDISON COMPANY

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April 24, 2007

Mr. Ken Bourkland  
6N347 Old Homestead Road  
St. Charles, IL 60175

Re: Ken Bourkland v. Commonwealth  
Edison Company, 06-0726

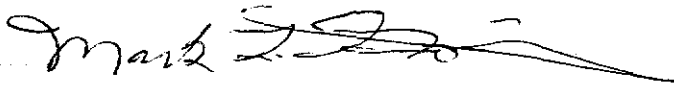
Dear Mr. Bourkland:

I have reviewed the documents you have provided to ComEd's First Data Request to Complainant and they are grossly incomplete. I do not believe you have responded to Requests 2, 3, 4, and 5 at all. You have not indicated whether any of the documents you have provided will be used by you or any witness to support your complaint as set forth in Request 6. You have not responded to Request 7 and to the second part of Request 8. You have not responded to Requests 9 and 10. Until you fully respond, I am unable to fully propound further data requests to you.

Also, when making further responses to the First Data Request, kindly label the response in such a way that I know to what Request you are responding.

Kindly fully respond to the Requests as outlined above, no later than May 1, 2007.

Sincerely yours,



Mark L. Goldstein

MLG:cw